

THE HONORABLE DONALD TRUMP, PRESIDENT  
THE UNITED STATES OF AMERICA  
THE WHITE HOUSE

GONALES-RAMOS

WASHINGTON, DISTRICT OF COLUMBIA 20500  
2:13-CV-00193 MARCELO VASQUEZ ET AL  
VS

DEAR PRESIDENT TRUMP: GREG ABBOTT ET AL  
PATTEN OR ASKE OR FEDERAL LAW BY DEPENDENTS.

U.S. District Court  
Southern District of Texas  
FILED

NOV 13 2017

David J. Bradley, Clerk of Court

RE: THE PROPOSED CHANGE IN OUTSIDE  
MANAGEMENT OF LOS ALAMOS SCI-  
ETIC LABORATORIES, NEW MEXICO.

CURRENTLY, LAL-BERKELEY IS THE OUTSIDE  
MANAGING AGENCY FOR LOS ALAMOS. LAL-BERKELEY  
IS ALSO, AS I RECALL, THE MANAGING AGENCY FOR  
LAWRENCE-LIVERMORE. LAL-BERKELEY WAS IN THE  
LOS ALAMOS PICTURE FROM THE BEGINNING VIA  
ROBERT OPPENHEIMER ET AL. ERNEST LAWRENCE'S  
CYCLOTRON WAS ONE OF THE MEANS OF SEPAR-  
ATING U235 FROM U238 FOR "ATOMIC WARHEADS."  
RECENTLY I READ IN A NEW MEXICO NEWSPAPER  
THAT "MANAGEMENT OF LOS ALAMOS IS UP FOR  
GRAB," THAT IT WOULD NOT BE RENEWED WITH  
LAL-BERKELEY, THAT UT-AUSTIN <sup>HAS</sup> DEDICATED  
\$5M TO GENERATE A PROPOSAL FOR MANAGEMENT  
AS WELL AS MANAGEMENT OF SANDIA AND 'WOULD  
HAVE AN INSIDE TRACK' BECAUSE OF THE NAVY-  
MILITARY EXPERIENCE OF THEIR CHANCELLOR  
WITH RICK PERRY SEC. OF ENERGY EVEN  
THOUGH PERRY IS T-AMU-COLLEGE STATION."

UT-AUSTIN PUT IN A PROPOSAL THE LAST TIME  
LOS ALAMOS MANAGEMENT WAS RENEWED  
WITH LAL-BERKELEY.

THE PURPOSE OF THIS WHITE-PAPER  
IN THE FORM OF A LETTER IS TO MAKE THE  
CASE THAT NO INSTITUTION IN TEXAS SHOULD  
TAKE OVER MANAGEMENT OF LOS ALAMOS  
AND SANDIA BECAUSE OF THE CURRENT  
POLITICAL AND CULTURAL CLIMATE IN TEXAS!

FURTHER, YOU WOULD DO WELL TO APPOINT  
A COMMISSION TO STUDY THIS AND RELATED  
MATTERS, PRE-EMPTING CONGRESS, THAT ARE  
IMPORTANT TO OUR NATIONAL SECURITY AND  
DOMESTIC MATTERS, WHERE THERE IS EX-  
TREMELY HEAVY SCIENTIFIC AND ENGINEER-  
ING RESEARCH INTO THESE MATTERS.

TO MAKE MY CASE, ALLOW ME TO START  
HERE:

- WHILE ATTORNEY GENERAL, ORREL ABBOTT  
WAKE UP EVERY MORNING WITH NEW  
WAYS TO FILE SUIT AGAINST THE FEDERAL  
GOVERNMENT! FURTHER, EVEN WHILE IN  
THAT POSITION HE WAS INTO "NULLIFICA-  
TION OF FEDERAL LAW" AT STATE INSTI-  
TUTIONS BY ASSISTING THEM AS THEY IG-  
NORED IT. (AS AN ASIDE, ABBOTT WAS "PUT  
INTO POLITICAL PLAY" WHEN "GEORGE 43"

APPOINTED HIM TO THE TEXAS SUPREME COURT WHILE GOVERNOR. ABBOTT PUT TED CRUZ "ON THE TEXAS PAYROLL" AS ITS FIRST SOLICITOR GENERAL. APPARENTLY, CRUZ HAD BEEN A "CAMPAIGN RING" TO GEORGE 43, STARTING AROUND 1998. I DID NOT KNOW OF OF THE BUSHES' BOOK CRITICIZING YOU "IN PRESS" WHEN I WROTE TO YOU CONCERNING ALBERTO GONZALES WITH THE RECOMMENDATION THAT YOU GET MORE INFO FROM GEORGE 43. MY COPY OF THE LETTER TO GEORGE 43 WAS STILL BEING HELD UP IN NEW MEXICO BY USPS AS OF LAST WEEKEND. FURTHER, I ATTRIBUTE THE BUSHES' ATTACK UPON YOU AS "VINDICTIVENESS AND BITTERNESS" FOLLOWING YOUR JOUSTING WITH JEB DURING THE FORUMS. AND, I ATTRIBUTE THE LACK OF SUPPORT THE BUSHES GAVE JOHN MCCLAIN IN 2008 TO ENVY OF MCCLAIN'S MILITARY CAREER AS THEY COMPARE IT WITH THEIR OWN! - IN JANUARY 2015 AS HE WAS BECOMING GOVERNOR OF TEXAS, MR. ABBOTT PROPOSED ~~NINE~~ AMENDMENTS TO THE U.S. CONSTITUTION THAT INCLUDED A MEANS

NO NULLIFY FEDERAL LAW, AMONG OTHER THINGS.

- THE CASE OF THE UT-SAN ANTONIO PHYSICS/EE PROF WHOSE RESEARCH NOTEBOOK WAS CONFISCATED BY THE UT-SAN ANTONIO ADMINISTRATION IN APPROPRIATELY, FROM MY VANTAGE POINT, THE PROF LOST IN STATE OF TEXAS DISTRICT COURT AND I DO NOT KNOW IF IT WENT ANY HIGHER ON APPEAL. HE SHOULD HAVE WON. THERE WAS SUPPORT FROM LOS ALAMOS SCIENTISTS TO HIS CAUSE. A SIMILAR THING HAPPENED TO A TEXAS TECH MEDICAL SCHOOL PROF. IN FEDERAL COURT HE WON FEDERAL CHARGES <sup>NOT</sup> AGAINST HIM, BUT LOST FOR FOLLOWING TEXAS TECH INTERNAL POLICY WHILE TEXAS TECH, ITSELF, WAS VIOLATING "STATE LAW" WITH THE MISUSE OF LEGISLATIVE APPROPRIATIONS.

- MY PERSONAL SITUATION AT TEXAS TECH. I WAS "FIRED" AND, SUBSEQUENTLY, TAKEN OFF OF THE PAYROLL IN AUGUST 2010 WHILE TEXAS TECH WAS VIOLATING AT LEAST FIVE (5) OR SIX (6) FEDERAL LAWS, LET ALONE STATE LAWS. I GOT THE MATTER INTO STATE OF TEXAS DISTRICT

COURT, NOT CHALLENGING THE FILING, BUT HOW IT WAS HANDLED WITHIN THE UNIVERSITY. THE TEXAS ATT. GEN. WAS DEFENDING ATTORNEY. "AS IT PLAYED OUT" OVER A FEW MONTHS, TEXAS TSCH HAD APPARENTLY "SHARED DOCUMENTS" WHERE THEY HAD VIOLATED FEDERAL LAW WITH THE SUPPORT OF THE ATTORNEY GENERAL. MY POSITION WAS "I DID NOT WANT TO WORK FOR ANYONE AT MY AGE THAT DID NOT WANT ME WORKING FOR THEM. BUT I WANTED A TERMINATION OF EMPLOYMENT WITH A FINANCIAL SETTLEMENT." JANE, MRS. QUADE, ALSO A PARTY TO THE CAUSE VIA COMMUNITY PROPERTY INTERESTS, TOOK THE POSITION AFTER MUCH DISCUSSION THAT SHE, AND THEREFORE WE, DID NOT NEED MONETARY FUNDS FROM TEXAS TSCH THAT WOULD COME VIA A SETTLEMENT. SUBSEQUENTLY, MY POSITION BECAME THAT <sup>WE</sup> WOULD NOT WANT A FINANCIAL SETTLEMENT THAT WOULD SUPPORT OR ENDORSE THEIR VIOLATIONS OF STATE AND FEDERAL LAWS.

-THERE ARE OTHER ARGUMENTS BUT THESE SHOULD BE ENOUGH TO GET YOU STARTED. I HAVE BROUGHT THE MATTER

TO THE ATTENTION OF DU PRESIDENT DAVID BORN WITH THE QUESTION "IS DU IN A POSITION TO MANAGE ONE, OR TWO OR BOTH OF THE INSTITUTIONS? WITH THIS LETTER I RAISE THE QUESTION "ARE UNM AND/OR NM&O IN A POSITION TO MANAGE EITHER OR BOTH?" "THE NEW MEXICO CULTURE" IS MORE IN-LINE WITH THAT OF THE EMPLOYEES OF LOS ALAMOS AND SANDIA AS THINGS HAVE PLAYED OUT OVER THE 7 1/2 DECADES. THE CURRENT TEXAS CULTURE IS TERRIBLE: GREL ABBOTT FIGHTING "TOOTH AND NAIL" GAY LEGAL UNION (MARRIAGE TO COME), BIRTH OF CERTAIN CHILDREN IN TEXAS' HOSPITALS, AND OTHER MATTERS IN HIS CAUSE AGAINST THE FEDERAL GOVERNMENT! ARIZONA ALSO HAS SERIOUS PROBLEMS IN SOME OF THESE AREAS. IT COULD VERY WELL BE THAT CERTAIN ASPECTS OF OKLAHOMA'S CULTURE WOULD PROVE MORE SATISFACTORY TO THE HIGHLY EDUCATED STAFF OF LOS ALAMOS AND SANDIA.

PLEASE ALLOW ME TO CLOSE WITH TWO THINGS. FIRST, STUDY THE HISTORICAL FIGURE JOHN C. CALHOUN OR

SOUTH CAROLINA. HE WAS ONE OF THE FIRST, AND STRONGEST, PROponents OF FEDERAL LAW NULLIFICATION. AT FIRST HE SUPPORTED PROTECTIVE TARIFFS. THEN HE OPPOSED. WHILE ANDREW JACKSON'S VP, HE WANTED SOUTH CAROLINA NOT TO COLLECT THE TARIFFS ON IMPORTED GOODS. WHEN JACKSON WOULD NOT GO ALONG, CALHOUN RESIGNED AS VP!

SECOND, AS I UNDERSTAND IT, <sup>SOME-  
DIRECTOR</sup> TIME IN THE FALL 2016, THE FBI LET HIS OFFICE TO VISIT WITH YOU "ON YOUR TURN." THIS SMACKS OF AN EFFORT ~~AT~~ AT ENTRAPMENT! AND A DERELICTION OF DUTY ON HIS PART. THE PROPER PROCEDURE WOULD HAVE BEEN FOR YOU TO MEET AT HIS OFFICE! AT THE TIME, "HE WAS UNDER OATH AND YOU WERE NOT!"

COPIES TO: DU PRES.  
BOREN, NM GOV.  
MARTINEZ, SEC. OF  
ENERGY PERMY, CHIEF  
JUSTICE ROBERTS, FEDERAL  
JUDGE GONZALES-  
RAMOS, JANE QUARE,

RESPECTFULLY YOURS,

C. Rich Jones  
C. RICHARDS & QUARE  
38 LOMA LINDA  
KANTH RONA  
VARITO, NEW MEXICO  
67579

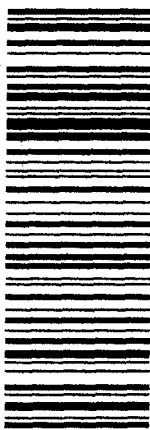
P.S. FOR WHAT IT'S WORTH, HERE I STATE SOME ACTION  
THAT I'VE ~~TAKEN~~ <sup>TAKEN</sup> AND "SLIP INTO THE PROFESSORIAL MODE"  
IF I AM NOT ALL READY THERE. I HAVE FILED "OB-  
STRECTION OF JUSTICE CHARGES" WITH THE LUBBOCK COUNTY  
DA AGAINST THE SECRETARY OF THE TEXAS TECH  
BOARD OF REGENTS, WHO IS ALSO A SPECIAL ASSISTANT TO  
THE CHANCELLOR, FOR NOT GETTING A COMPLETE DOSSIER  
OR PERSONNEL FILE, TO THE BOARD OF REGENTS AS THEY  
CONSIDERED MY CASE, LET ALONE TO THE TEXAS' ATT.  
GEN. I HAVE ALSO FILED OB. OF JUSTICE CHARGES AGAINST  
PERSONS KNOWN AND UNKNOWN IN THE CITY OF LUBBOCK'S  
POLICE DEPARTMENT AND THE CITY PROSECUTOR'S OFFICE,  
FOR A STATE EMPLOYEE ~~AND~~ <sup>AND</sup> ALL OTHER GOVERNMENT  
OFFICIALS, THAT IS ABOUT ALL YOU CAN DO WHILE  
THEY OCCUPY POSITION OR OFFICE. PERJURIOUS STATE-  
MENTS, ABUSE OF POWER, SEC. ~~CAN~~ ONLY BE HAND-  
LED THIS WAY "WHILE OFFICE IS OCCUPIED." I SAW  
IN TTUS BOARD MINUTES WHERE THE MOTION WAS  
MADE AND SECONDED BUT NEVER SAW "WHERE THE  
QUESTION WAS CALLED FOR" OR A VOTE TAKEN, OF  
COURSE, MINUTES CAN BE CORRECTED, ETC.. A SEPARATE  
REQUIREMENT "NEEDS TO BE MET" TO TAKE ME OFF OF  
THE PAYROLL.

ALSO, WITH THE LUBBOCK COUNTY DA, CHARGES OF  
FRAUD, PERJURY, OBSTRUCTION OF JUSTICE, AND UN-  
LAWFUL ENTRY HAVE BEEN FILED AGAINST  
INDIVIDUALS WHO ARE NOT GOVERNMENT EMPLOYEES.

THESE WERE NOT ALL FILED SIMULTANEOUSLY;  
BUT I HAVE YET TO HEAR FROM THE DA AS TO  
WHAT TYPE OF ACTION HE HAS TAKEN, IF ANY. THIS  
HAS BEEN "IN PLACE" FOR THE PAST FEW YEARS.  
LKH

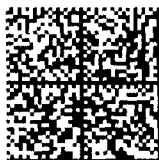
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THE HONORABLE NELVA CONZUELOS - RANOS

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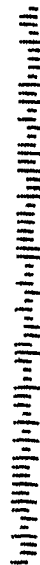
SOUTHERN DIST. OF TEXAS  
CORPUS CHRISTI, TEXAS

FEDERAL JUDGE FOR THE SOUTHERN

DISTRICT OF TEXAS

1133 NORTH SHORELINE BLVD, ROOM 208  
CORPUS CHRISTI, TEXAS

784178940



CPA

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT  
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE